

Information Packet and Introduction to the



International Sovereigns Association

The
ISA for all those
anywhere on this Earth who
want to formally and finally Declare
their sovereignty as coming forth from
their Creator, wanting to be a part of a Higher
Purpose, seeking Peace and wanting a 'Heaven
on Earth' by being a part of a Particular Separate
Body Politic with Standing and Diplomatic
Immunity sojourning outside the de-facto
corporate military entities of man's
creation/government immersed
in control, fraud, war, death,
destruction and
bankruptcy.

.....

**By the International Sovereigns Association by and
Through The American's Bulletin**

NOTICE – YOUR ENTERING INTO A NEW PARADIGM

This information packet is provided as educational material and is not intended as legal advice and is presented under the FIRST AMENDMENT as a right of free speech as guaranteed as it operates upon agents of so-called government via their Oath of Office as a binding part of their contract to uphold, protect and defend such amendment as applied to any and all peoples 'not to violate' right of free speech.

Those entering into this association do so via contract and agreement, in equal capacity, in a voluntary manner as a matter of right... and no state shall impair the obligation of contract and pursuant to your right via the Declaration of Independence by assumption and presumption and/or otherwise and such entering into this association, One must recognize the One True Creator of the Universe, his Kingdom, his Son and his jurisdiction, being above all others being supreme and de-jure.

This Information Packet is provided by I.S.A. and may appear on its Web Page at a later date.

One may make contact through:

**The American's Bulletin
Attention – ISA Dept.
P.O. Box 3096
Central Point, Oregon 97502

541-779-7709**

FORWARD

As County singer Waylon Jennings used to sing; “Some people are born to be tied down - some people are born to be free ...” And as you may know, many have longed for their sovereignty!

Since 1776 from the supposed intent of the formation of this country, by the agents of England and since the implementation of their agendas which has either merged with or is merely a camouflaged ‘program’, has resulted in a *socialized democracy*, still under British control and a *program* of mere subjection and servitude.

But the students of history already know that in 1861, Abraham Lincoln imposed Martial Law, which remains in force today and the bankruptcy of 1933 continued the program of subjugation of the American people to a lesser class of debtor/slaves ruled by a corporate de-facto government of and by the elite and openly denying the people their guaranteed right to life, liberty and the pursuit of happiness!

If a ‘divided house cannot stand’, then this country was doomed from the beginning, as its ‘political institutions’ as created, is a duplication of that of England. And the so-called ‘law-making’ branches being divided; Senate and House of Representatives divides the HOUSE into bickering, fighting, lobbying, graft, *absolute* corruption, fraud and a continued program for over 220 years of braking down the ‘American Dream’...a supposed land of the Free and Home of the Brave where the God-given Rights has been replaced with a *socialized democracy*, compelled licenses and permits (since the declaration of the National Emergency-1933), ‘USE’ taxes on all that you think you own whereby you have been converted into a mere economic slave, a resource solely to keep the government corporations functioning as the higher life force that demands obedience!

All of your ‘property’ has been pledged to support the States and therefore the National government operating under the disability of the ‘national emergency.’ The Federal government has become the BEAST-MASTER and the States are mere ‘federal units’ and their ‘foreign courts’ are no longer ‘Constitutional Courts of Due Process,’ as due process went out the window with the bankruptcy. Counties are ‘agencies’ of the same de-facto States and municipalities and all other ‘corporations’ are controlled creatures of the State. BABYLON is alive and well and it’s the CORPORATE–USA–FEDERAL DE-FACTO MILITARY GOVERNMENT!

BUT NOW YOU HAVE an opportunity to exercise your political choice, a free-will decision and maybe once and for all to ‘Come out of Babylon’! (Before it’s too late!)

Otherwise, you may remain the subject and object of corporate de-facto government being debtor/slaves and used as their revenue base, never owning property, possessing title(s), or... really being free!

At this time period in our countries history, we’re being told that the U.S. Military is over in Iraq fighting for our freedom! Many think we need another revolution over here or maybe there are those who now recognize the ‘programming’ and are ready to move on or rather who are ready to move-up, stepping-up and/or emerging into something better as it so states in the Declaration of Independence, which it seems that our current government ‘leaders’ have not only ignored for years but have withheld and denied the concept from the people for such an evolution! But why would One expect the ‘controllers’ to do that?

So the question might be; “Just how long must the people remain in bondage before a deliverer might come to free them, if ‘them’ people find themselves being Americans!”

We already have a record of a people being placed in bondage for over 400 years, were freed and within a very short period of time created another form of bondage of which their progeny yet remains!

HOWEVER; The American courts have declared that the ‘American people’ are the *sovereign authority* but that principle has also been ignored and denied the people so as to control and use them for the benefit of the ‘powers that be’ and their government-corporations and the people have been dumb-down so as not to fully understand their God given rights, their power as one, as twelve or as the whole.

And it is well understood that government, who has become the MASTER/BEAST will NOT correct the fraud and wrongs of the past or to bestow upon the people the means, the concepts or whatever to not

only for you to regain your rights and property but to really live free outside of and not under the control of the de-facto police-state sub-corporations as well.

THEREFORE; you have a right to evaluate the ISA, to make a political choice, a free will decision that deals with and affects you and your *sovereignty*.

In your hands is the information and introduction to a NEW 'Sovereignty Program' for people everywhere who want to experience sovereignty from any where on the Planet. This 'Sovereignty Program' allows you to do that, to evolve or move up (upgrade) to another level, to do what you have a right to do, irrespective of your so-called government 'construct'.

But be fore-warned; these 'de-fact military government constructs' may continue to harass, to intimidate, to violate... only until enough *sovereign people* come forward within the association/body to become a new voice in the wilderness to shouting; WE ARE NOT YOUR PROPERTY, WE ARE FREE AND SOVEREIGN AND WE HAVE ANOTHER KING!

The information contained herein is to present as best as possible some of the documentation, facts, concepts, explanation and information to allow you to understand this 'New' sovereignty program and hopefully allow you to make a decision. A decision to become sovereign or if not, you may, as it is your right to remain a bond-servant/debtor-slave to the corrupt governments of man, but that decision must not be taken lightly. Just understand that you have the right to make that decision and you may not have a lot time, however ... the rest is up to you!

_____ *Robert Dean Kelly*

Contents:

To Whom These Presents Shall Come.....	4
DEFINITIONS.....	8
SOVEREIGNTY - THE COLD HARD FACTS.....	10
sui juris In Propria Persona; sovereign.....	12
SO IT APPLIES TODAY!	14
In Relation to International Law.....	16
From the International Venue.....	17
Redemption & Repatriation & ISA.....	19
The SOVEREIGNTY PROGRAM.....	20
STEPS TO MEMBERSHIP.....	20
Flag/Banner Design Service.....	22
MANIFESTO.....	22
Invitation to Join the I.S.A.	24

TO WHOM THESE PRESENTS SHALL COME:

The American's Bulletin has for the past few years began to re-direct our subscribers and readers to the issue of 'remedy.' This of course is a general overview and is not intended as legal advice, but is directed to those seeking the understanding of 'sovereignty' and a better perspective of life in De-facto Amerika and elsewhere.

We; 'The American's Bulletin', have always published articles and information to help provide 'solutions' to problems and 'remedy' as a necessary factor within the Freedom Movement. Those active in the movement, have read, studied, researched, tried, applied, tested about every known idea, program and solution to obtain the much sought after *REMEDY* from a government that is bankrupt both financially, morally and whose has become the tyrant and the dictator!

And whether the 'Freedom Fighter' utilized the courts or some other private process, commercial lien, or whatever, their main objective other than to be left alone (by government) was to get compensated for the violations, wrongs committed, unlawful incarceration or unlawful takings against them and to obtain some semblance of justice. There has been many unlawful incarcerations, fines, and the taking of property, even children, etc.. And of course, based upon our sense of 'justice' and our human nature, do we want some sort of revenge... no we just want justice... no, we want justice damages! Compensation for the violations done to us, which has been the 'program' even since biblical days! Scripturally, we want to be made whole! Would you not agree?

For some 25 years of the 'Freedom Movement,' this has been the direction and the goal of the people dealing with government at every level... but to no avail! Also, the Freedom Movement has not effected any 'change' or 'correction' as to the 'socialist de-facto system' any closer to some perceived constitutional mandate. The government corporations have not bent a knee to the 'learned' pressure, if any, from those active in the movement.

Any attempt in dealings with or so-called interaction with various levels of corporate government has not been easy. More likely than not, the people have been met with more denial, disrespect, an indifferent crass attitude and out and out objection or total disregard in applying any form of a 'constitutional application' for corrective measures or commercial remedy through information presented, or court dealings (filings) or otherwise within '*their system*'. And who created this system? Did you? What right do you have to change it? Did not '*they*' *accept the fact that for whatever reason that you are bound by the chains of 'their' constitution to their private de-facto jurisdiction.* And trying to go into their so-called courts, there certainly is no respect for the so-called 'American,' 'Freedom Fighter,' or 'sovereign'... and/or the lowly debtor/slave *citizen* and the usual out-come is most always a fine or jail, traffic matter or otherwise ... even prison in many cases... because it's '*their*' program to enslave you, bind you to '*their*' laws, statutes and judgments and extract the so-called money from you. The government does not seem to be there to protect your rights, titles and interest... even from their own fraud nor are they there to insure your 'freedom'!

However, it is the objective of the court/system to maintain control of the debtor/slaves on the Plantation, extract the revenue and punish the 'subject aliens' before them in their so-called courts. We have said many times that you are not to find a remedy in THEIR courts, with or without one of 'their' attorneys, no matter what you have been educated to believe or otherwise, as to the fact of many years of over-whelming evidence to support the fact of generally ... no remedy in those 'foreign' courts to you!

THEIR COURTS ARE NOT THERE FOR YOU!!! In the manner you have been led to believe! But yes, they allow a few to win, to keep their scam going, say 1 or 2 %!

Of course, it was proven years ago that the Constitution (State or Fed) does not operate upon the people ... *"But indeed, no private person has a right to complain, by suit in court, on the ground of a breach of the Constitution. The Constitution, it is true, is a compact, but he is not a party to it."* (Padleford, Fay & Co., vs. The Mayor and Aldermen of the City of Savannah, 1854) And, it is to be understood that we the people, singularly, jointly or severally are not 'signatories' to that social compact/contract!

You cannot find your signature on any Parchment called a 'Constitution'! That 'social compact' that you ARE NOT A PARTY TO, did nothing for you as you are not named in it, nor did you sign it! Therefore, the question is; "Where's the agreement/contract that you have with State or Federal government to bargain for your so-called rights or protect your so-called rights as to give rise to any presumed fiduciary obligation on their part to apply or enforce any right however defined as supposedly enumerated in the Bill of Rights or bind you to their statutes?" And of course, your signature does not appear on the Bill of Rights, as an addendum to their social compact/contract either, and of course, much of the Bill of Rights have been legislated away by the government corporation, United States, Inc.

And of course, the other question is; "Where's the evidence of my liability to your statutes and do you have 'political jurisdiction' over me?"

For those who choose to read the writings on the wall of executive, legislative and judicial history by the corporate United States, take note; ***The United States Supreme Court, as at present (1968) constituted, has departed from the Constitution as it has been interpreted from its inception and has followed the urgings of social reformers in foisting upon this Nation laws which even Congress could not constitutionally pass. It has amended the Constitution in a manner unknown to the document itself While it takes three fourths of the states of the Union to change the Constitution legally, yet as few as five men who have never been elected to office can by judicial fiat accomplish a change just as radical as could three fourths of the states of this Nation. As a result of the recent holdings of that Court, the sovereignty of the states is practically abolished, and the erst while free and independent states are now in effect and purpose merely closely supervised units in the federal system.***" (Gerald J. Dyett, Plaintiff vs. John W. Turner, Warden, Utah State Prison, Defendant, 439 Pacific Reporters, 2d Series at page 266-267 or 20 Utah 2d 403).

So the question is; "What is your 'patriotic' duty and connection to a state (corporation) which is now just a 'unit' in the federal system of which you are not a party to?" Are you merely governed by force and fraud? And the most important question; "did you consent to it?"

But what many do not understand... is that the Bill of Rights (Articles of Amendment I through X), only act as points of the contract which operate upon the 'agent' of corporate government, via their 'Oath of Office.' They took the Oath to abide by their social contract/compact... you did not! They have the performance bond to indemnify their action... you do not! They SWORE TO PROTECT, DEFEND AND UPHOLD THE CONSTITUTIONS... you did not! Why you're above the government(s)! Out there in the commercial world, everything operates under contract or agreement. The car loans, the home mortgage, the driver license, the rental contract, are just a few examples. The point is, 'We the people' DO NOT HAVE A SOCIAL COMPACT/CONTRACT/AGREEMENT WITH GOVERNMENT THAT HAS ANYTHING TO DO WITH OUR SO CALLED *constitutional* RIGHTS!

As stipulated via a State level '13 questions' FOIA (Request for Public Documents-Public Law Demand) (as advertised in The American's Bulletin), the Washington State License Department, in their 1995 answer stated; **"The Department has no documents on file which would demonstrate that you are a party to any social compact or contract which can be demonstrated to operate to confer any contractual, controlling, insurable, lawful, legal, pecuniary, regulatory, or any other interest in your being and/or property to the benefit of the county or state, etc."**

So does the State have anything to do with you... and the Fed?

And it seems awfully funny that the Attorney General of any State cannot provide information, evidence or even an answer as to how their State Constitution operates upon the 'private' man. Gee, you wonder why?

Therein, what we have come to understand is that your use of the government-corporations copyrighted laws, statutes and codes, in court filings primarily, constitute 'liable.' It's their writings and you have neither contract nor license to use such at all. Their attorneys do... you do not! Now do you see the problem?

We have been conditioned to believe that we can go into their private courts, file papers and expect some form of due process, remedy and justice. That we have some magical right to use their copyrighted laws, statutes and codes to obtain some remedy. Gee, where is that written? Where's the agreement to use their copyrighted laws, statutes and codes. Besides the education that One received in their Public Fool System of Schools, and of course were you not deceived by such institutions, that One could think, One should be able to prosecute in One's own behalf, when in reality you can think what you want, but just like what we were taught about the conditions in Russia, you had better keep your thoughts to yourself. What they failed to teach you, is that you cannot trespass over someone else's intellectual property rights (secured by copyrights), all the while, attempting to state a claim of action for trespass? The old adage, that "two wrongs don't equal a right" while attempting to state a claim for which relief can be granted.

Since purportedly, we are to be separate from certain forms of government, and the fact we are above the government as its supposed creators in concept, being so-called sovereign other than for necessity, and not under any contract or agreement that would reduce us to mere subjects, and to remain supposedly sovereign, then logic dictates that our remedy must be found somewhere else, as it is not to be found in their private corporate so-called courts. As a reference point; **"The county courts are no longer constitutional courts,"** (*Fehl v. Jackson County (Oregon)* in citing: *In re Will of Pittock*, 102, 199 P. 633, 202 P 216, 17 A.L.R. 218) If the county courts and other courts are not constitutional courts, then have we not been deceived and defrauded? And by what authority do they operate their so-called courts against you via their fines and punishment where there's a no nexus other than by adhesions of undisclosed fraud to their statutes for any liability to attach to you in their non-constitutional courts? So why would you want to go into 'their' court when it is not in compliance to their own compact/constitution and allow them to inflict violations and acts against you when you are not a party to their compact/contract/constitution(s) in the first place?

Let's not get into the 'political' fiasco game of their conditioning you to 'exercise' your 'privilege' of voting for 'de-facto corporate officers' within the various levels within the various jurisdictions... to rule over you by your *consent to accept the liability* based upon your participation per the outcome of the campaign, measure, vote, etc. It appears that the 'program' of all governments not created by you and others of equal standing, wants you to believe you are free, certainly proud to be an American or whatever they teach you to be known by so as to subject you to their programs, and they want you to vote to keep you conditioned to their programs and keep their private corporate schemes in tact! Without your consent and participation, their tightly controlled program begins to exhibit problems and fall apart.

We continue to receive and see information on 'FIGHTING' the system, i.e., fighting for your rights, fighting for the Constitution, etc. Of course, using their system, their attorneys and their private tribunals, etc. and expecting to get a fair trial and a remedy and more importantly... justice, where in most all cases, it is to no avail! And of course, you are to understand that if you do go into their 'courts' to FIGHT, or ARGUE, you just gave life to the *CONTROVERSEY* that was established by the 'action' filed and you just gave the court jurisdiction! The so-called judge is there to settle controversies and the courtroom is comprised of your adversaries including their attorneys which were either 'compelled' upon you or you

hired! See **Corpus Juris Secundum, Vol. 7, Subheading "Attorney-Client", Sections 2-4**, wherein you are deemed a ward of the State ... if you take an attorney! And so without contract or agreement, just how do you think the judge is going to settle this controversy? In your favor ... think again!

There still exists this attitude that you must 'fight for the Constitution', of which again, you are not signatory to, nor a party also! It's their parchment... not yours! Why fight for something that's not yours, and those they have whittled down and reduced to an archaic historical document anyway. And certainly of which 'they' do not uphold pursuant to their own 'Oath of Office' thereby committing fraud against you! Especially not for your benefit, because you are not a member of the signatories thereof, unless of course you can prove you are a direct descendant as the posterity thereof.

Again, since we are separate from government, above government in concept, not signatory to their 'limiting and restricting' contract/compacts, not under contract or agreement, and the so-called the sovereign power is to be and always has been in the people, then logic dictates *again* that your remedy must be found somewhere else!

And it must be stated that 'sovereign people' cannot go to the so-called 'public servants' to seek relief or remedy in the first place. The system is set up to deal with their employees, citizen-subjects and their corporate business partners. They cannot deal with 'sovereigns' nor can they provide anything to them in the nature of rights, remedy, etc., than other than by contract with the creators thereof.

Well, the remedy is really quite simple! It's always been there. It's called TORT, or rather a 'Tort Claim.' Purely as a reference, for example, in the Oregon Revised Statutes (30.300), it states that 'tort' is the EXCLUSIVE remedy! Understand that your remedy is not filing a criminal complaint, hiring an attorney or filing a court action, or going into their private corporate tribunals ... even, or should I say, especially as a defendant!

Tort deals with the 'moral wrongs' committed against you by 'their' misapplication of their law, statute, rules, codes, etc, ...as you are not party to their social compacts. Note; for those dealing with some form of 'unlawful arrest', the damages for such were set by Trezevant v City Tampa, wherein the damages established were at \$25,000 for 23 minutes! That calculates up to 1.6 million per day!

The Tort Claim is more fully presented in the 'ACD Packet' as advertised in 'The American's Bulletin.'

But as many in the Movement have said, in relation to your 'sovereignty,' and pursuant to the conditions as you have witnessed and recognized and found within the de-facto corporate governments, **ONE HAS TO COME OUT OF HER!** One must escape Babylon... man has learned long ago that they MUST UNITE... not stand out there all alone, left to be beat-up and kicked by the boots of government agents, fined and jailed! You have the right to 'emerge,' to step-up into a new 'program', a 'New Construct' of 'Self-Government!' As Theodore Roosevelt said in 1907; "If... men ... refuse to govern themselves, then most assuredly in the end they will have to be governed from the outside."

So it will be only your choice if you want more freedom, immunity and your sovereignty recognized both Nationally and Internationally, then logic dictates that you have no choice but 'to come out of her' and become a 'equal sovereign' within the 'International Sovereigns Association' as the new 'Construct' for your Self-Government as recognized by National and International venues, via the international order of acceptance by and for people seeking freedom through peaceful measures. And if you do not, then you remain a target on the Plantation, always at war, always fighting to stay ahead of their 'actions,' never free ... just a revenue collection unit for your corporate masters and their agents... and should you find yourself in trouble, well your remedy is with one of 'their' attorneys in 'their' *Administrative Unit Courts* all therein... your adversaries!

In the 3rd **MATRIX Movie**, What Neo does in the last 30 to 45 minutes of the movie is what each man or woman must do as well... and that is to seek agreement (Treaty!) with the ‘World of Man Governments’, and in this case it is for your survival as a ‘sovereign man or woman’ within, again, your right to step up, or rather emerge to that station of ‘Head of State’. Maybe it’s time to see the movie again!



DEFINITIONS:

From Black’s Law Dictionary, 5th Edition

SOVEREIGN; A person, body, or state in which independent and supreme authority is vested.

Question; Did the Creator vest sovereignty in man or in government?

Question; Did the Creator create ‘American De-facto government’ first or did the Creator create ‘man’ first?

Question; Did the American Courts state that sovereignty is in government or in the American people?

SOVEREIGNTY; ... paramount control of the constitution and frame of government and its administration; the self-sufficient source of political power, from which all specific political powers are derived...also a political society... which is sovereign and independent...

...the following paragraph continues the definition but will contain counter-comments (Bolded) for your edification on the subject:

... “Sovereignty in government... is that public authority which directs or orders what is to be done by each member associated in relation to the end of the association. **What evidence do you possess that you are in association, by signature or otherwise to the ‘Compact’/constitution, which regulates the government to ‘order’ you to do what is to be done?** ... It is the supreme power by which any citizen is governed and is the person or body of persons in the state to whom there is politically no superior. **Is not the Creator the Supreme Authority over governments and State? Keep in mind that the word ‘person’ as used in legal terminology does not include the human being... therefore the word ‘person’ as used herein means ‘fictions and corporations’! Not you!**

By “sovereignty” in its largest sense is meant supreme, absolute, uncontrollable power, the absolute right to govern. **You’ve heard the term; absolute power corrupts absolutely! And is not ‘government’ to be ‘accountable’ for their *unconstitutional* actions? And who gave them the right to govern or was it taken or imposed?** The word which by itself comes nearest to being the definition of “sovereignty” is will or volition as applied to political affairs. **Did not your Creator give you the right to make ‘Free Will’ decisions. And any ‘lawful’ government does not have the right to violate your free ‘will’ decisions... and as that may be applied to political affairs, due to the massive corruption and fraud within the ‘Political affairs of its corporations and stockholders-democrats/republicans & CEO’...I do not agree to participate in their fraud, corruption and their association to the concepts, principals, agendas, and foreign entities bent on destroying this country!**

CONSIDER; The Supreme Court in the case of Wills vs. Michigan State Police, 105 L. Ed. 2d 45 (1989) made it perfectly clear that ('I') the Sovereign, cannot be named in any statute as merely a "person", or "any person". I am a member of the "sovereignty" as defined in Yick Wo vs. Hopkins, 118 U. S. 356 and the Dred Scott case, 60 U.S. 393.

"... While sovereign powers are delegated to the agencies of government, sovereignty itself remains with the People, by whom and for whom, all government exists and act." Yick Wo vs. Hopkins and Woo Lee vs. Hopkins, 118 U. S. 356

"Under our system the people, who were there (in England) called subjects are here the Sovereign ... their rights, whether collective or individual, are not bound to give way to a sentiment of loyalty to the person of a monarch. The citizen here (in America) knows no person, however in years to those in power, or however powerful himself to whom he need yield the rights which the law secures to him..." United States vs. Lee, 106 U.S. 196 at 208

"Here (in America) sovereignty rests with the people." Chisolm Ex'r. vs. Georgia, 1 L.ed (2 Dall) 415,472.

"It is true that at (English) common-law the duty of the Attorney General was to represent the King, he being the embodiment of the state. But under the democratic form of government now prevailing the people King, so the Attorney General's duties are to that Sovereign rather than to the machinery of government." Hancock vs. Carry Alcorn Mining Co. Inc., Ky., 503 S. W. 2 d 710 Kentucky Constitution Section 4, Commonwealth Ex Rel. Hancock vs Paxton Kentucky., 516 S. W. 2 d page 867(2) clause 3.

"A SOVEREIGN IS ANSWERABLE ONLY TO GOD AND CONSCIENCE"

The following definition of sovereignty is from Bouviers 4th Edition Law Dictionary (quoting from 4 Wheat, 402). "It has been justly thought a matter of importance to determine from what source the United States derives its authority... the question here proposed is whether our bond of union is a compact entered into by the states, or whether the Constitution is an organic law established by the People. To this we answer: We The People ...ordain and establish this Constitution" ... the government of the state had only delegated power (from the People) and even if they had an inclination, they had no authority to transfer the authority of the Sovereign People. The people in their capacity as Sovereigns made and adopted the Constitution; and it binds the state governments without the state's consent. The United States, as a whole, therefore, emanates from the People and not from the states, and the Constitution and laws of the states whether made before or since the adoption of that Constitution of the United States, are subordinate to the United States Constitution and the laws made in pursuance of it.

The people are the Fountain of sovereignty. The whole was originally with them as their own. The state governments are but trustees acting under a derived authority, and had no power to delegate what is not delegated to them. But the people, as the original Fountain, might take away what they have lent and entrust to whom they please. They have the whole title and as absolute proprietors have the right of using or abusing, – jus utendi et abutendi. It is a maxim consecrated in public law as well as common sense and the necessity of the case that a Sovereign is answerable for his acts only to his God and his own conscience... There is no authority above a Sovereign to which an appeal can be made. 4 Wheat, 402 (Bouvier's 4th Edition Law Dictionary: "Sovereignty")

"People of a State are entitled to all rights which formerly belonged to the king by his prerogative." Lansing vs Smith, (1829) 4 Wend. 9, 20

"In the United States the people are sovereign and the government cannot sever its relationship to the people by taking away their citizenship." Afroyim vs Rusk, 387 U.S. 253 (1967)

“The law subscribes to the king (in America, the people) the attribute of sovereignty; he is sovereign and independent within his own Dominion; and owes no kind of subjection to any other potentate upon earth. Hence, it is that no suit or action can be brought against the king, even in civil matters, because no court can have jurisdiction over him; for all jurisdiction implies supremacy of power.” Chisholm vs. Georgia, 2 Dall. 419, 458.

“The people or the Sovereign are not bound by general words in statutes, restrictive of prerogative right, title or interest, unless expressly named. Acts of limitation do not bind at the King, nor the people. The people have been ceded all the rights of the king, the former Sovereign. It is a maxim of the common law that when an act of parliament is made for the public good, the advancement of religion and Justice, and to prevent injury and wrong, the king shall be bound by such an act, though not named; but when a statute is General, and any prerogative rights, title or interest would be divested or taken from the king (or the people) in such case he shall not be bound”. The People vs. Herkimer, 15 American Decisions 379, 4 Cowen (NY 345, 348 (1825))

“Since in common usage, the term person does not include a Sovereign, statutes not implying the phrases are ordinarily construed to exclude it.” 1 U.S.C.S. 1, n 12, United States vs. Fox, 94 U.S. 315

“The individual may stand upon his constitutional rights as a citizen. He is entitled to carry on his private business in his own way. **His power to contract is unlimited.** He owes no duty to the state or to his neighbors to divulge his business or to open his doors to investigation . . . He owes no duty to the state since he receives nothing there from, beyond the protection of his life and property. His rights are such as existed by the law of the Land, long antecedent to the organization of the state, and can only be taken from him by due process of the law and in accordance with the Constitution. **He owes nothing to the public as long as he does not trespass upon their rights.**” Supreme Court, Hale vs Henkle, 201 U.S. 43 at 74.

SOVEREIGNTY

THE COLD HARD FACTS

As it is said, there are only two kinds of people in this country, on the planet and universally – debtors or creditors. Put another way; free people or slaves.

All you have to do is look around you and ask yourself, “Do I see ‘freedom’ as envisioned by our so-called forefathers and our Forbearers of those whom have laid it at our feet the knowledge and desire of liberty bearing the flame of freedom as enumerated in the so-called cherished documents of Liberty?” Or do you rather see the rape, pillage and plunder by the bureaucratic government and its agencies against the people and of their guaranteed right to Life, Liberty and the Pursuit of Happiness?

The over-taxation, no remedy in ‘their’ courts, the police-state mentality, home-land terrorism, all the licenses that are required, the bankruptcy and all your property pledged to the State, the educational conditioning to keep everyone on the Plantation as a debtor/slave for the benefit of government, their *corporations* and the IMF (International Monetary fund)... do all these things and more exhibit to you ...that you are free and live in a free country? You’d better answer the question quickly as time is of the essence!

It does not matter of what source of information you utilize to understand and proceed to establish yourself as free people within the concepts of sovereignty. If you are now or will become the Secured Party/Creditor, you will have taken two of the most important steps of your life. However, you need to understand that you are standing yet there alone and a bit naked; in that... where do you go for your remedy? You already know that 'administrative courts' at any level are not going to give you or grant you a remedy ...they're not there for you! They're there to administer the bankruptcy and ensure that the revenue is extracted and all the property stays under the control of the State... PERIOD! And if they can throw some dumb-downed debtor/slave in jail or prison, well, they'll make more so-called money off of that 'citizen!' If you do not understand that or believe it, then go prove it wrong! No one has as of yet!

But let's presume that you are now Secured Party/Creditor (SPC) and you have established your sovereignty. Also understand that as a SPC, you have a 'cloud' on all the titles of all 'your' the property in the name of your debtor in respect to the pledge(s) (if you've done all the UCC-3's on such property!) That *may* only be temporary until 'government' drops the hammer ...today, tomorrow, next year, who knows? Let's also agree that you recognize and accept the fact that there is no remedy in their de-facto bankrupt corporation's system called 'government courts,' at any level. And now...are you ready?

In the same concept; a number of men came into a room signed some papers and formed what is called 'The United States of America' which today, without full disclosure to the American people is only a corporation! Some time later another group of men came together in a room signed some papers and formed what is called the 'The United Nations.' And of course every other 'corporation' was founded or created in like manner. Most are not to the benefit of 'Freedom' but just the opposite. Pursuant to the U.S. Bill of Rights and Article I, Section I of the Oregon Bill of Rights, the people have ALL POWER to 'alter or abolish' or create other 'organization(s)' for their safety and happiness. It is your Creator given RIGHT! All you have to do is wake up to it, recognize and understand the Rights your Creator gave you and stop tripping on your rights! And certainly STOP contracting with de-facto government entities.

So that being the case, those men coming together in a room to form an entity, can you not accept the fact that you have that same right, as other Men and Women (SPC's) have, to come into a room, sign some papers and associate/join and contract to be a part of an 'organization' (an Association) solely designed for your benefit and safety? [Due to the fact, that we could argue, the de-facto government has *defaulted* and *dishonored* their original contractual obligation. (But that contract; the Constitution *NEVER* operated upon YOU!)]

Look around you. Where is the evidence that your so-called 'public servants' have ever recognized you as one of the sovereign people, that their 'sole' function is to protect YOUR property, upholding and defending your right to LIFE, LIBERTY AND PURSUIT OF HAPPINESS? And the same could be said of the Political Parties; Democrats/Republicans. Rather, it is the breach of the guaranteed right, the violation of their Oath of Office and it's the 'good 'ole-boy-system' and they are not going to change! JUST LOOK AT THEIR HISTORY! The 'Good/Honest Politician gets elected, gets programmed by the system, becomes a millionaire, violates his Oath of Office and all the while screws the people and leaves them in a worse condition than before he took office. What President of the United States of America, since WWII, ever left 'America' in a better condition and 'free'er than the President before him? Does not the evidence show a complete opposite?

The Senators and Representatives (i.e.; Congress) HAS NO MINDSET to correct the ills of America. They could terminate the U.S. Bankruptcy, discharge the national debt, fire the IRS, replace the 'substance' to back the U.S. Dollar, reinstitute the Monroe Doctrine, seal the borders, 86 the attorneys from government, shut down ¾'s of the federal agencies, return all property and its titles to the American people, re-establish all aspects of government as a servant of the sovereign people and take a new constitutional 'Oath of Office'! Well, at least that's a beginning, *if it could ever get off the ground*. Bad news is; IT AIN'T EVER GOING TO HAPPEN!

So don't hold your breath! The voter apathy in the country is pandemic. The people see, experience and are subjected to the fraud, the theft, the corruption and the lies of government every day. If you participate by voting, you subject yourself to the mob rule and liability of the outcome, i.e., higher taxes imposed by 'threat, duress and coercion'!

The fraud, the corruption, the ever increasing taxes and the debt of the so-called government is placing upon every man, woman and child is out of this world! The Iraq war debt alone is projected (5-06) to be over 814 Billion so-called dollars! You have no remedy in their 'foreign' and broken system, as it operates not under a constitution, but under a declared bankruptcy, with all property pledged to the State(s), and therefore, the all courts 'administer' the bankruptcy in their decisions as they see fit against you. It's called 'De-Facto', they just do it!

The question now is... "What do I do? Where do I go from here...? I see, I understand and I'm not a happy camper... and I don't want to be a debtor/slave! I want more! I want to free as I can be! I want my children to be free as well!"

Since you can't go to the municipal, county, state or federal government for remedy...as they are not there for YOU, maybe it's time for you to look elsewhere.

But over here is the I.S.A. (International Sovereigns Association) a 'De-Jure' International Association/organization made up of a peculiar body-politic... that of Secured Party Creditors (SPC) who want and are seeking freedom, who want to be responsible, who want to 'go to peace and not war' and who want to declare *and* exercise their sovereignty.

Therein, I.S.A. may be for YOU! The next move is yours. But remember, time is of the essence, and you're still standing there naked and alone... and no man is to be an island!

EXERCISE YOUR AUTHORITY – TO 'COME OUT OF HER' AND ASSOCIATE/ ENTREAT IN THE INTERNATIONAL VENUE FOR YOUR REMEDY AS ONE OF THE SOVEREIGNS IN A COLLECTIVE CAPACITY AND AS A SECURED PARTY CREDITOR AS A MEMBER OF THE I.S.A.!

sui juris In Propria Persona; sovereign

Let there be understanding:

Here is the often expressed understanding from the United States Supreme Court, that:

"In common usage, the term "person" does not include the Sovereign; statutes employing the person are ordinarily construed to exclude the Sovereign."

Wilson v. Omaha Tribe, 442 U.S. 653, 667 (1979) (quoting United States v. Cooper Corp., 312 U.S. 600, 604 (1941)).

“The word “person” in legal terminology is perceived as a general word which normally includes in its scope a variety of entities other than human beings.”

1 U.S.C. ss 1. Church of Scientology vs U.S. Dept. of Justice [1979] 612 F 2d 417, 425

See also United States v. Mine Workers, 330 U.S. 258, 275 (1947). U.S. Supreme Court Justice Holmes explained:

“A Sovereign is exempt from suit, not because of any formal conception or obsolete theory, but on the logical and practical ground that there can be no legal Right as against the authority that makes the law on which the Right depends.”

Kawananakoa v. Polyblank, 205 U.S. 349, 353, 27 S. Ct. 526, 527, 51 L. Ed. 834 (1907).

One of the subtlest ways of accepting the role of “person” is to answer the questions of bureaucrats.

When a state bureaucrat knocks on your door and wants to know why your children aren't registered in school, or a police officer pulls you over and starts asking questions, you immediately fill the office of “person” if you start answering their questions. But understand, if you contract with the ‘State,’ you are the ‘person’ not the sovereign! It is for this reason, as the sovereign, that you should ignore or refuse to “answer” their questions and instead act like a true Sovereign, and ask only your own questions of them (Are you bonded? – Do we have an agreement? Do you have evidence of my liability to your agency/statutes? Please evidence and document that your constitution operates upon me and therefore subjects me to your statutes).

You are not a “person” subject to their laws. If they persist and haul you into ‘their’ court unlawfully, your response to the judge is simple and direct, you the Secured Party Creditor and sovereign, must tell him: I have no need to answer you in this matter. It is none of your business whether I understand my Rights or whether I understand your fictitious charges. It is none of your business whether I want counsel. The reason it is none of your business is because I am not a person regulated by the state. I do not hold any position or office where I am subject to the legislature. The state legislature does not dictate what I do. I am a free Sovereign Man (or woman) and I am a political power holder as lawfully decreed in the State Constitution at article I (or II) and that constitution is controlling over you.

You must NEVER accept, retain or hire an attorney (an officer of the court who’s first allegiance is to the ‘their’ court... not the client), to speak or file written documents for you. Use an attorney (if you must) only for counsel and advice about their “legal” system. If you retain an attorney to represent you and speak in your place, you become **"NON COMPOS MENTIS", not mentally competent, and you are then considered a ward of the court. You LOSE all your Rights, and you will not be permitted to do anything therein.**

The judge knows that as long as he remains in his office, he is backed by the awesome power of the state, its lawyers, police and prisons. The judge will try to force you to abandon your Sovereign sanctuary by threatening you with jail. No matter what happens, if you remain faithful to your Sovereignty, the judge and the state may not lawfully move against you. The state did not create the office of Sovereign political power holder. Therefore, they do not regulate and control those in the office of Sovereign. They cannot ascribe penalties for breach of that particular office. The reason they have no authority over the office of the Sovereign is because they did not create it and the Sovereign people did not delegate to them any such power. When challenged, simply remind them that they do not regulate any office of the Sovereign and that their statutes only apply to those state employees in legislative created offices and those who contract with the State.

For a more extensive article on “The Office of Person” see it in the REDEMPTION MANUAL 4TH EDITION!

Sovereign Men & Women are above State government, as they were/are in principal the creators of government. These ‘creators’ did not place themselves within the ‘contract/compact’ (the constitutions) that restricts and regulates government!

Understand also, the government ‘agent/employee and officers’ took an Oath of Office and swore to uphold, defend and support the constitution(s) and by doing so ‘they’ agreed (individually) not to violate the ‘Bill of Rights’ as upon or against the sovereign people; i.e., YOU!

THEY agreed not violate your so-called 1st, 2nd, 3rd, 4th, 5th Amendment and so on or whatever.

If the constitutions do not operate upon you, then the Bill of Rights DO NOT operate upon you. It is however, part and parcel of the ‘limitations and restrictions’ of the government agent/servant placed upon him/them at the time of the creation of the constitutions and the Bill of Rights pursuant to their Oath of Office taken at any time since and upon the oath of their chief executive officer; mayor, governor, President, etc., if any!

“But indeed, no private person has a right to complain, by suit in Court, on the ground of a breach of the Constitution. The Constitution, it is true, is a compact (contract), but he (the man) is not a party to it. The States are a party to it...” (Emphasis added)

Padelford, Fay & Co. vs. The Mayor and Alderman of the City of Savannah, 14 Ga. 438 (1854)

AS IT WAS SAID IN TIMES PAST... **SO IT APPLIES TODAY!**

Baron Pufendorf, Counselor of State to his late Swedish Majesty, and to the present King of Prussia, in his Book; “OF THE LAW OF NATURE AND NATIONS,” in Chapter One, stated the following;

“Of the Origine and Variety of Morel Entities – VII.; There are two sorts of *Spaces*, one according to which things are said to be *in a place*; which the Logicians call *Ubi*, as *here*, *there*, &c., and another according to which they are pronounced to be *in time*, which they call *Quando*, as *Yesterday*, to *Day*, to *Marrow*, &c. In the same manner we may conceive a double Notion of State, one which denoted a *Moral Ubi*, and bears an Analogy of *Place*; and other which includes a respect to *Time*, signifying the application of some Moral Effect to Persons existing in such a Time. The former *State*, which hath a relation to *Place*, may be considered either indeterminately, as it results only from Moral Qualities, or determinately as it supposeth a dependence on Moral quantities, and on comparisons. The *State* of Man considered underminately, is either *Natural* or *Adventitious*. We use the word *Natural*, not because such a *State* flows from the internal principals of Human Essence antecedent to the Power of Imposition, but because GOD himself, not by Man, and affects us immediately upon our Nativity. We are wont to consider the natural State of Man, either *absolutely* or *with relation* to other Men. The former Notion, ‘till we can find a more convenient Term, we may express by the word *Humanity*, importing that Condition in which Man is placed by his Creator, who hath been pleased to endue him with Excellencies and Advantages in a high degree above all other Animate Beings of which State this principal is a direct Consequence, that Man ought to a Creature acknowledging and worshipping his Divine Author, and

admiring his Works; and that 'tis expected he should maintain a Course of Life, far different from that of Brutes. To this *State* is opposed the Life and the condition of Irrational Animals.

Since then the very being a **Man is a State**, obliging to certain Duties and giving a Title to certain Rights, it cannot be out of the way to consider the precise point of time at which particular Persons may be said to enter on such a *State*. And this we conceive ought to be fixed on the very first Moment when anyone may be truly called a Man, though he as yet wants those Perfections which follow his Nature in a longer Course: that is, when-so-ever he begins to enjoy Life and Sense, though his Mother hath not yet delivered him into the World..."

And so there you have it... **YOU are the state! You constitute the state! YOU are a 'Head of State'!** Heads of State can sign 'compacts/contracts', hopefully not bind themselves to be the servants of mans governments and their rules, policies and statutes, but most certainly these same 'Heads of State' can wherever, sign agreements to effect their sovereignty, to effect their peace and safety... especially upon the evidence that the 'world of mans governments' have become *destructive* to the Rights, Titles, Interest and the Life, Liberty, and Pursuit of Happiness of the sovereign people and most importantly; **YOU!**

... And other *historical* wise men stated:

James Madison, Fourth President of the Unites States made the following statement:

"We have stacked the whole of all our political institutions upon the capacity of mankind for self-government, upon the capacity of each and all of us to govern ourselves, to control ourselves, to sustain ourselves according to the Ten Commandments of God."

Then President – Harry S. Truman said:

"We believe that all people who are prepared for self-government should be permitted to choose their own form of government by their own freely expressed choice, without interference from any foreign source. That is true in Europe, in Asia, in Africa, as well as in the Western hemisphere."

From; A BRIGHT SHINING LIE – By John Paul Vann – 1988 – ISBN – 0-679-72414-1

The Declaration of Independence – July 4, 1776:

"We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable rights that among these are Life, Liberty and the pursuit of Happiness. That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed, -- That whenever any form of government becomes destructive of these ends, it is the right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness."

District of Columbia – Official Code – 2002 Edition – Volume 1:

ORIGINAL DECLARATION OF RIGHTS OF THE STATE OF MARYLAND:

At page 28:

“The parliament of Great Britain, by a declaratory act, having assumed a right to make laws to bind the colonies in all cases whatsoever, and in pursuance to such claims endeavored by force of arms to subjugate the United Colonies to an unconditional submission to their will and power, and having at length constrained them to declare themselves independent states, and to assume government under the authority of the people, Therefore, we, the Delegates of Maryland, in free and full convention assembled, taking into our most serious consideration, the best means of establishing a good constitution in this state, for the sure foundation, and more permanent security thereof, declare:

1. That the government of right originates from the people, is founded in compact [**contract**] only, and instituted solely for the good of the people. **Question; Has Government breached the contract with the people in light of the U.S. Bankruptcy, NAFTA, GATT, ad nauseum up to the federal government being Nine (9) Trillion Dollars in Debt? (3-2006)**

//

4. That all persons are invested with the legislative or executive powers of government are the trustees of the public, and as such accountable for their conduct; wherefore, whenever the ends of government are perverted, and public liberty manifestly endangered, and all other means of redress are ineffectual, the people may, and of right ought, to reform the old, or establish a new government; the doctrine of non-resistance against arbitrary power and oppression, is absurd, slavish, and destructive of the good and happiness of mankind.” **Question; “Have those who were and are vested with the above powers mentioned breached the Public Trust by converting Rights to privileges, unlawful taxation, pledging of all property to the State and for committing acts of terrorism against the people by the IRS and all State and federal government agencies before and after 9/11?”**

In relation to International law:

You are the state! (The old expatriate/repatriate programs were invalid!) Under international law, debtors have no rights - the only right you have is to file a (Tort) claim - there is no means to prosecute the claim ... to your benefit! Under international law, even though you are a Secured Party/Creditor, you are deemed a "Refugee" and you will be treated as such by the State you are found in ... with no rights. International Law states you must 'contract' for an alliance in the exercise of your self-determination.

Question; “Where's the 'contract' you have with the U.S. Federal Government, the IRS, the State you live in, the County you live in, etc., to secure your rights and/or that allows you to 'bargain' for your rights and protections? Where does your signature appear on any such contracts with government?”
Answer; THERE IS NONE!

That being said, does not logic dictate that you might want to 'mirror' what your forbearers utilized and left behind? ... i.e., Private Law/Declaration, contract, Treaty and the like, whereby men of Good-will must unite and organize, to create something better, in light of the current fraud and tyranny of world of man government today... for their safety and benefit, for themselves and their posterity... otherwise...what?

And another question; “Where is it written that you must consent to be compelled and subjected to world of man's governments and their fraud, tyranny, their crimes and their wars?”

So many questions, but isn't it time for you to find the answers?

From the International Venue:

The following is taken from International Conference Documents, Codes, Declaration to give you a sense of the intent as it may still be found in such and any documents as to the 'rights' of the people:

1. A declaration [is] the fundamental bases of the codification of international law.
2. Every nation [State i.e. 'State-In-fact' YOU] has the right to exist, and to protect and to preserve its existence; but this right neither implies the right nor justifies the act of the state to protect itself or to conserve its existence by the commission of unlawful acts against innocent and unoffending states.
3. Every nation [State.. i.e. 'State-In-fact' YOU] has the right to independence in the sense that it has a right to the pursuit of happiness and is free to develop itself without interference or control from other states, provided that in so doing it does not interfere with or violate the rights of other states.
4. Every nation [State.. i.e. 'State-In-fact' YOU] is in law and before law the equal of every other nation [State.. i.e. 'State-In-fact' YOU] belonging to the society of nation [states], and all nation [states] have the right to claim and according to the Declaration of Independence of the United States, "to assume, among the powers of the earth, the separate and equal station to which the laws of nature and of nature's God entitle them."
5. International law is at one and the same time both national and international: national in the sense that it is the law of the land and applicable as such to the decision of all questions involving its principles; international in the sense that it is the law of the society of nations and applicable as such to all questions between and among the members of the society of nations involving its principles.
6. All rules of individual and collective protection, established by political and administrative law, are also of an international public order.
7. The rights acquired under the rules of this code shall have full extraterritorial force in the contracting states except when any of their effects or consequences is in conflict with a rule of an international public order.
8. As declaration it constitutes a binding agreement by the signatory nation states [States.. i.e. 'State-In-fact' YOU].
9. By virtue of the principle of equal rights and self-determination of people enshrined in the Charter of the United Nations, all people have the right freely to determine, without external interference, their political status and to pursue their economic, social and cultural development, and every State has the duty to respect this right in accordance with the provisions of the Charter... and bearing in mind that subjection of peoples to alien subjugation, domination and exploitation constitutes a violation of the principle, as well as a denial of fundamental human rights, and is contrary to the Charter.
10. The establishment of a sovereign and independent State [YOU], the free association or integration with an independent State or the emergence into any other political status freely determined by a people constitutes modes of implementing the right of self-determination by that people.
11. None of us doubt that with Divine Guidance, friendly cooperation, and hard work, we shall find an adequate answer to the problem history has put before us.
12. Man has learned long ago that it is impossible to live unto him... for lasting security; men of good-will must unite and organize.
13. Differences between men and between nations will always remain. In fact, it held within reasonable limits, such disagreements are actually wholesome.
14. We must build a new world... a far better world... one in which the eternal dignity of man is respected.
15. Every individual shall be entitled to security for his person, papers, and effects to the same degree as the national of the country in which he lives.
16. Freedom to assemble peacefully and without arms, AND TO ASSOCIATE WITH OTHERS FOR ALL LAWFUL ENDS OF LIFE.
17. The right to live under a system of free enterprise, free from forced labor, from irresponsible private powers, from arbitrary public authorities, and from unregulated monopolies.

So now the question might be; "Why do you not live in such a world? Why can't you help to create such a world?"

Why can't you enter into agreement for such a world with other like-minded sovereign people? And are you under contract and agreement to be bound by and to take orders from some world of man's government nincompoop/agent/dictator?

Hopefully now, things are really turning and moving in your head as you input this information in and as you consider it, as you look around and see the fraud of government, the hurt, the injuries caused by them, as you may have experienced the 'force' of their de-facto corporation by the acts of their agents, their attorneys, their foreign courts.

These concepts have always been here. Maybe you have not been allowed to see the program your living and operating under. Maybe now it is time for you to really see the program that's kept you enslaved and then discard it and re-program your 'being' with the concepts of sovereignty and implement the same for your safety and happiness. No one else can do it but you, as it is your decision... SO IT IS UP TO YOU!

It's similar to 'BACK TO THE FUTURE,' as the words imply. It is your/our right to create 'something' for YOUR safety and benefit for the continued protection of your RIGHTS and your LIFE, LIBERTY, and PURSUIT OF HAPPINESS! Are these 'things' not being protected and upheld by our so-called 'government' ... at every level? Has not all your property been pledged to the State? Can you show the true lawful titles to any of your property? Do you possess the 'Droit-Droit' (the double right) to your property ... or you must agree ... yes, the State owns it, controls it and it even still compels me to pay for it, where I have paid the 'USE' taxes, the license, etc. and should I not perform, the State will even take it away from me! Today, does not that include the house, the car, and the children ... even the dog! If the State can take it away, then it was never yours in the first place!

WANT TO CHANGE THAT? WANT TO BE FREE? The question though, is what are you willing to *sacrifice* for that? Your so-called forbearers pledged "*And for the support of this Declaration, with a firm reliance on the protection of divine Providence, we mutually pledge to each other our Lives, our fortunes, and our sacred Honor.*"

Notice they supported their 'Private law' (Declaration) upon divine law, they "mutually pledged to each other", which means they 'came together' (aside from their egos, attitudes, etc.) they came into a room to sign documents and contracts to create the united States of America *under international law, for their protection, under necessity because 'they' wanted to be free!*

What they did under private international law, as Heads of State, you can too! The Bill of Rights and UN declaration and other such evidence stipulates that!

But the question is; "What are you willing to sacrifice?" Are you willing to lay it on the line so-to-speak? Are you willing to give it your all? Are you willing to walk away from the 14th Amendment de-facto bankrupt military world of mans governments? Are you willing to financially support such an ASSOCIATION (ISA) with donations, membership fees, etc., to further the ISA and what it can develop and provide to the sovereign associates in and for a new paradigm of association, concepts, attitude, application and exercise of the Rights of Man... and the just maybe the final fulfillment of your purpose here on Earth?

Redemption, Repatriation & ISA

The nature, cause, and necessity of forming such an association (I.S.A.) is a matter of right and under necessity, and the subsequent impact it will have on you and others is not an issue to take lightly. Nor is it a simple matter, as "sign here, here's your membership card and your de-coder ring" and you are in.

If you have already taken the initial steps regarding "Redemption" and have become the secured party creditor, you have laid the foundation to new knowledge and understanding of the problems facing you and the rest of the people in the country (debtor/slaves on the Plantation) and humanity and hopefully you may have come to understand the necessity for the ISA.

By taking *commercial control* of your 'corporate entity/Straw-man' via the Redemption process by and through the documents generated, you have become, among other things, the 'Authorized Representative' of your 'corporate entity/Straw-man' and you have effectively filed a '*superior security interest and lien*' on all the property and collateral of your *Debtor/Straw man*. And it is only the beginning of understanding the commercial scheme. You will learn a lot more and move forward to discharge debt, travel without license, and a lot more.

Being ignorant of the commercial scheme, you have unwittingly bound yourself to all of the implied, secret and adhesion contracts put in place by world of man governments and then 'they' make and create money/debt/commercial paper off of you and from your 'exemption'... as they're in control... because you are not!

To be truly free from certain unjust control and obstruction of your rightful affairs in this life, one must completely take commercial control. Since all of the governments birth certificates, agreements, contracts, statutes, codes, policies, etc., only apply to your 'Debtor' and it may not be necessary to sever all those bonds that you believe that binds you and unequally fetter your standing but certainly take control, through the UCC filing.

Upon your desire to declare your *sovereignty*, you need to understand "Expatriation and Repatriation".

Expatriation is the act of *removing* yourself from the 14th Amendment de-facto jurisdiction of the Federal military corporate government corporation... and repatriate to or into somewhere else! The question is; "What" or "Whom" and "Where" is One to be Repatriated? One need only read the "Declaration of Independence" to see a classic example of the same being initiated by our so-called gallant Ancestors then carried out to fruition in 1776. Note; Most of those so-called forefathers were agents of the King of England!

As already touched upon, you will become the 'Head-of-State' (the State) as long as you can bring evidence of your "State-In-Fact" and "Head-of-State" by and through your "Declarations" and the documents within the ISA sovereignty program; in fact there is an appropriate "Expatriation & Repatriation" process within the primary document of ISA. (Read again Barton Pufendorf, supra).

You are still considered a subject (of theirs) as evidenced by the lack of 'evidence' to the contrary and obviously, such 'new' evidence will be placed within the appropriate federal, state and county government records... by you.

It is ONLY through the aforesaid means of the sovereignty program that you can ever hope to establish your *sovereignty* with full diplomatic recognition and immunity in the arena to which the "Heads-of-State" of the Association exercise and treat for their continuing rights daily and for which we shall in like kind do through the International Sovereigns Association.

INTERNATIONAL SOVEREIGNS ASSOCIATION

PROGRAM OVERVIEW

Consists of documents, including but not limited to:

1. Membership Agreement
2. Power of Attorney
3. Conditional Acceptance (CAFV) (Specific)
4. Memorandum of Law
5. Administrative & Constructive Notice
6. Administrative Notice & Demand for Quo Warranto
7. Opportunity to Cure – non-response
8. Asseveration & Declaration of Estate
9. Affidavit of Faith-Belief – Acceptance & Allegiance
10. Asseveration & Declaration of Proclamation of Baptism
11. Declaration by Affidavit of Denial/Termination of World Corp Dominion
12. Notice and Declaration of Sovereignty ...and others as needed.

...and the above documents will be processed (signed and sealed) for the ‘sovereign’ associate and directed to the U.N., the President and Governor of the state where One lives in, etc. The processing of the documents may take 90 days or more and once completed, the ‘sovereign’ associate will receive, upon completion, a full color copy of all documents, placed in a binder along with two copies of the ‘formal’ Declaration of Sovereignty, etc.

The ISA is producing the ‘Credentials Pak’ to serve as identification, declaration of right to travel and operate ‘private conveyance’ with ISA Notice of sovereign status of the man/woman, via the Declaration (contract/treaty).

As time, member’s strength, staff, and funding permit, the ISA office will assist the sovereign associate in handling certain matters on a fee basis. More information at a later date.

STEPS TO MEMBERSHIP – CHECK OFF LIST:

___ Be or become Secured Party/ Creditor (SPC) via the Redemption Manual 4th Edition process. If the process you used was not RDM4; your process documents may have to be reviewed and you may have to make corrections or do a new filing (\$75.00 review fee).

___ A complete set of your Redemption/SPC documents copied (after correction if necessary) having been placed under “COPY CERTIFICATION” and notarized MUST be sent to ISA.

___ Be a subscriber to and maintain a current subscription to “The American’s Bulletin” (TAB) (\$40.00 a year/6 issues) while a member of ISA.

___ Sign and notarize Membership Agreement and Power of Attorney to empower ISA to prepare all your documents within the ISA sovereignty program. Make color copies of same and mail originals back to ISA.

___ Included in your \$1,100.00 fee are two (2) 'signature' stamps, the ISA office will retain one to be used under the Power of Attorney, to process your documents only. The other stamp will be sent to you for your use. You will need to send in your signature so that the ISA department can have two signature stamps made. (07-22-08)

___ Have designed your 'State-In-Fact' FLAG/BANNER and register the same on a UCC-3 Amendment. The 'Flag' (symbol/design) is to be used on your 'sovereign seal' and also made/printed in color in a size of 1.5" x 1.75" (peel and stick) for placement on any of your future documents, you the sovereign sends out. Service may be available from ISA. **Note; The flag/symbol/design SHOULD BE AND HAS TO BE VERY BASIC so that it can be conformed to the 'Sovereign Seal' within an 1-1/8" circle... the simpler the design the better. We are not going to make or produce a Flag (3'X5') that flies in the wind! The \$1,100.00 fee covers the production of the 'Flag/stamp' for documents and the sovereign seal... period! If there is an abundance of artwork on your flag/stamp/seal design and it takes the ISA department over 2 hours to complete, additional time will cost \$80.00 an hour. The Flag/design will be put on a CD and sent to you, in the event you want to have a Nylon Flag produced somewhere; you will have the design on the CD.** (07-22-08)

___ Have designed your 'Round' sovereign seal. Again the \$1,100.00 fee includes two (2) purple ink seals, one that will be mailed to you and one for ISA Office. (See power of attorney as your 'seal' will be needed to effect document processing!)

Once all the ISA documents have been served and processed, you will receive a full color copy set of the documents and you will receive the formal/final 'Declaration of Sovereignty'.

Also, a 'Private Notary (Notarius Commission Protocol) Seal stamp' – will be available as each 'sovereign' can be a private 'common law' notary. Available from ISA at a future date.

ISA membership/document preparation is \$1,100.00 dollars (money of account) per each sovereign to be. No discounts.

A yearly membership fee of \$75 dollars (money of account) is due three (3) months after completion of your sovereign documents and said fee will be used to cover expenses for any newsletter or emails, ISA office staff expenses, document storage fees, maintenance of the ISA Office, etc. The yearly membership fee may be increased without notice but ISA will make every effort to notice members via email, fax, TAB, etc.

Upon payment received being your intent to initiate the ISA sovereign program, with your 'full name,' State and county identified, ISA will send membership agreement and power of attorney. Funds will be held on account, until membership agreement and power of attorney and 'sovereign seal' design and signature sample for 'signature stamp' are received at the ISA office... of which then your process will commence.

Payment by Postal Money Orders ONLY... made out to 'The American's Bulletin' as the temporary fulfillment center for ISA!

Mail to:

**The American's Bulletin
Attention – ISA Dept.
P.O. Box 3096
Central Point, Oregon 97502**

NOTE; For those needing **Redemption Service**, make request and include your name and address, with ‘full name’, phone number, email, name of county where notarizing will take place. Information will be provided and sent either by mail or email, so please include your email.

Flag/Banner/Stamp Design Service

In becoming a member of ISA, the *sovereign* will need to have his/her own sovereign-Head of State Banner-Flag. This ‘Flag’ could come from families past via heraldry of such or it can be a ‘newly’ designed one by you.

If you do not already have such, or cannot ‘design’ one, ISA can assist you in the design and production of artwork.

You must provide a clear and concise sketch of your ‘flag’, showing colors, words or emblems, stripes, borders, etc., as you want to use and have on your ‘Flag’.

All flags/banners are created at 300 dpi resolution for quality printing.

The flag/banner will be used (and should be used) by you on your ‘sovereign seal’, color ‘stickers’ for any communiqués (documents/letters) you send out, on pre-printed letterhead (at your choice) and on a nylon flag – 3’ x 5’ *at your choosing and at your cost elsewhere*.

ISA will need to keep some ‘flag stickers’ on hand for use in your behalf when necessary in production of other documents, etc.

ISA will produce your banner/flag for the ‘seal’ and ‘stickers’ and will provide the design on a ‘CD’ for your use in the other items as you may want or need, this is included in the \$1,100.00 fee. ISA will include 3 pages of ‘flag stickers’ in the design service.

Any changes or new creations beyond that point will be treated as a new order. Otherwise, you may create your own and follow the ‘Steps to Membership’ as to the ‘seal’, ‘flag-stickers’, etc.

The banner design, with your seal and ‘flag-stickers’ will be sent to you on a ‘CD’.

MANIFESTO

Pertaining to the 'International Sovereigns Associations' and it's
Purpose, Function, Constituency, and Nature Thereof

Know ALL men by these presents, the Association known by the distinct appellation; the "International Sovereigns Association," is a non secular, non-secularly registered and secularly apolitical Association with relation to the present and current world of humanity and the 'world-of-man-constructs thereof. This Association is in the world, but **NOT** of the world. It is an organ, operating/functioning as a vessel for the expression of the Government of The Kingdom of YHWH (God); The Supreme Sovereign Ruler of **ALL** Creation; that which is seen and that which is **NOT** seen, as the de-jure (lawful) and de-facto (Present/Established) Government for the Commonwealth of Heaven as expressed within/through the body and the bride of Christ; the True Church (ecclesia) of and under the complete Dominion of the **ONLY** begotten Son of YHWH (God), the King of Kings and Lord of Lords, Elohiym Yehowshuwaa ol Mashiyack (Lord Jesus Christ).

This Association is composed of a very distinct and unique body politic comprised of living, breathing, flesh and blood, sentient "real" men/women situated therein in "joint occupancy" as Plenipotentiary Ambassadors fully vested with **ALL** power(s) of Reconciliation, as ministers thereof, proceeding into the world under Commission from the Royal Court of The Supreme Sovereign Ruler YHWH (God) to **ALL** humanity. These Ambassadors are in the world, but are NOT of the world, having been purchased out of the marketplace (the present world), and thereby; and therein; made free men/women, NOT subject to the jurisdiction and law of Any and **ALL** artificial persons, ens legis constructs, operating/functioning as some form/manner of a corporate government juridical construct and commercial vessel governed by privately copyrighted, internal administrative color of law Public Policy corporate by laws.

Neither this Association, NOR the Ambassadors, situated therein, recognizes, NOR pledges, ANY loyalty NOR allegiances to such world-of-man constructs, be they allegedly a State, Nation, or the like. The loyalty and allegiance of both this Association and it's Ambassadors is pledged, in toto, without reservation, **ONLY** to the supreme Sovereign Ruler YHWH (God), and him alone, through the king of kings, and lord of lords, Elohiym Yehowshuwaa ol Mashiyack, as established, set, and fixed by agreement and acceptance thereof, between this association, it's Ambassadors, and **ALL** relative constructs, of whatever form, nature, manner and the like established by humanity, and composing the present and current state of the world thereof.

All Ambassadors within this Association are Secured Party Creditors, and all property thereof, whether owned and held in each Ambassador's true name, or their respective DEBTOR name is tax exempt and levy free. Said property is held in Trust for use of the Supreme Sovereign's Ruler YHWH (God), as He and He alone, may direct, and the respective Ambassadors having obtained a "security interest" therein, and perfecting said interest via their individual UCC-1 Financing Statements entered within the commercial registry, are Stewards thereof. The *pignus* of each and every Ambassador's alleged and presumed pledge (res) hypothecated within the public trust; I.E., a Public (eleemosynary corporate) Church State Trust created and established by/within the 115th Amendment of the Federal corporate parent municipal for-profit government juridical construct and commercial vessel's charter; I.E., The Constitution **Of** the United States – a cestui qui trust, I.E. a constructive trust, I.E., a trust which arises **Not** by agreement **Nor** by intention, but by operation of law and (**NOT** or) fraud, active or constructive, has been redeemed and is therefore "without" the jurisdiction of said aforementioned federal construct and commercial vessel d.b.a. UNITED STATES; also known by any and all derivatives and variations in the spelling of said names; and, **ANY** and **ALL** "STATE OF..." sub-franchise Territorial State units and instrumentalities thereof.

It is NOT the purpose NOR the function of either this association or the Ambassadors situated therein, to involve itself or themselves in the political matters and affairs of said constructs as carried out by the men /women acting for and on behalf thereof on their various capacities and offices therein. This Association and it's Ambassadors are cognizant of the important roll of said constructs/vessels, and the men/women acting for and in behalf thereof in the working out and realization of the Supreme Sovereign Ruler YHWH'S (God's) Divine Plan; as revealed within his sacred word, for the salvation/redemption of this world and ALL mankind. The purpose and function of this Association and it's Ambassadors, for which it/they have been Commissioned by the Supreme Sovereign Ruler YHWH (God) for, through the King of Kings and Lord of lords, Elohiym Yehowshuwa hol Mashiayack, is to proclaim the **truth**, to give light to those in the darkness, and to bring as many as the Supreme Sovereign Ruler YHWH (God) calls, into said **Truth** and **Light** within the Body and Bride of Christ, the Family of God (YHWH), and thereby to come out of Babylon, for their perversion and acts of fraud against the Rights of man and their titles, interest and their compelled status of debtor/slave to government corporate constructs, in what may well be these last days.

This is the said commission as given; and, as Written and Recorded within the Ancient Scriptures. This is the task and sphere of operation for which these Ambassadors have been called out of the world, set apart (sanctified) and empowered from said royal Court to carry out and Fulfill; and for which this association stands to aid and facilitate said Ambassadors to carry out and fulfill in their Administrative, Emissarial, and Administrative duties and capacities in service to the Supreme Sovereign Ruler YHWH (God).

The Ambassadors, as situated within this Association as sojourners and pilgrims upon the soil of this Creation known by the distinct appellation 'Earth', as this Creation of the Supreme Sovereign Ruler YHWH (God) in his capacity as the Creator, is by the "Right of the Creation" under sole and exclusive dominion of the Supreme Sovereign Ruler YHWH (God) as law-giver and judge thereof, and, therein within the Ambassadors therein, to accomplish and fulfill **ANY** and **ALL** mandates and directives given by the Supreme Sovereign Ruler YHWH (God), under the flag and name of the sovereign, which is above **all** others identifying and representing, the King of kings, Lord of lords; and the law thereof; I.E., Elohiym Yehowshuwa hol Mashiayack.

These Ambassadors as said particular body politic, and thereby this 'International Sovereign Association', stand ever ready and willing to assist in **ANY** and **ALL** matters in dealing with world-of-man constructs corporate policies pertaining to misapplication, etc., and work with **ANY** and **ALL** men/women regardless of religious, political, ethnic, corporate, government juridical construct, and the like affiliation in order to bring to ALL mankind the **PEACE, TRUTH, and LIGHT** of the Supreme Sovereign Ruler YHWH (God) Heavenly Father, Creator, Law-Giver, and Judge of this world, and **ALL** therein, and to assist and facilitate in Reconciliation therewith, as a matter of right, as commanded by my/our Supreme Sovereign Ruler YHWH (God).



INVITATION...

Well... do you want to become a sovereign where you can say:

“I am one of the sovereign people, a private man on the land, non-combatant, a free-man by birth, a child of the Living God, Grantor, Secured Party/Creditor, Principal and Ambassador of the Most High”.

Well then... the next step is yours!

Thank you ... ISA

Note; ISA reserves the right to alter, amend, or make additions or deletions to this Information Packet.